Document 2 Case 5:07-cr-00515-JW Filed 08/24/2007 Page 1 of 13

**United States District Court** 

Northern District of Ohio

Ottice of the Clerk
Carl B. Stokes United States Count House

801 West Superior Avenue Cleveland, Ohio 44113-1830 2U P 3: 57

RICHARD W. WIEKING OLERK U.S. DISTRICT COURT HO. DIST OF GA. S.J.

(216) 357-7000

August 21, 2007

Geri M. Smith Clerk of Court

> United States District Court Northern District of California Robert F. Peckham Federal Building and United States Courthouse 280 South First Street San Jose, CA 95113

> > Re: USA v. Uri Rogers

NDCA Case No. CR 07 00515

NDOH Case No. 4:04cr451, Judge John R. Adams

Enclosed please find certified copies of our docket and the documents relating to the Transfer of Jurisdiction of Probation proceedings in the above-mentioned case.

Please acknowledge receipt of these documents by returning a copy of this letter in the enclosed envelope.

Thank you for your attention in this matter.

Sincerely,

s/Stacey E. Swonger

Stacey E. Swonger Deputy Clerk 330-252-6014

> U.S. Court House 568 Federal Building 2 South Main Street Akron, OH 44308-1876 (330) 252-6000

114 U.S. Court House 1716 Spielbusch Avenue Toledo, OH 43624-1347 (419) 213-5500

337 Thomas D. Lambros Federal Building and U.S. Court House 125 Market Street Youngstown, OH 44503-1787 (330) 884-7400

Recoloc emailed

Bage 1 of 13 CasadaO4coz-004544RAV Document12 Filed: 08/20/2007 Case 5:07-cr-00515-JW Pfiled 08/06/2007 Document-1 Page 1 of 1 DOCKET NUMBER (Tran. Court) PROB 22 4:04CR00451-001 (Rev. 2/88) TRANSFER OF JURISDICTION DOCKET NUMBER (Rec. Court) NAME AND ADDRESS OF PROBATIONER/SUPERVISED RELEASES: DIVISION DISTRICT NORTHERN DISTRICT OF Eastern Uri A. Rogers FILING OHIO 2322 Homestead, #12 NAME OF SENTENCING JUDGE Santa Clara, CA 95050 AUG - 6 2007 RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA John R. Adams DATES OF PROBATION/SUPERVISED FROM RELEASE: 03/26/2007 03/25/2010 **OFFENSE** 18 U.S.C. § 1791(a)(2) and (b)(3), Providing or Possession Contraband in Prison, a Class D felony. PART 1 - ORDER TRANSFERRING JURISDICTION UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO IT IS HEREBY ORDERED that pursuant to 18 U.S.C. 3605 the jurisdiction of the probationer or supervised releasee named above be transferred with the records of the Court to the United States District Court for the NORTHERN DISTRICT OF CALIFORNIA upon that Court's order of acceptance of jurisdiction. This Court hereby expressly consents that the period of probation or supervised release may be changed by the District Court to which this transfer is made without further inquiry of this Court.\* 7-18-07 United States District Judge \*This sentence may be deleted in the discretion of the transferring Court. PART 2 - ORDER ACCEPTING JURISDICTION Š UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA IT IS HEREBY ORDERED that jurisdiction over the above-named probationer/supervised release be excepted and assumed by this Court from and after the entry of this order.

Unifed States District Judge

**⊗**AO 245B

(Rev. 12/03) Judgment in a Criminal Case

£100 .	* ***	ν-,	 6
Chant	1		

Sheet 1		
United S	STATES DISTRICT C	COURT
NORTHERN	District of	OHIO
UNITED STATES OF AMERICA V.	JUDGMENT IN	A CRIMINAL CASE
Uri A. Rogers	Case Number:	4:04CR451
Oli II. II. III.	USM Number:	65619-061
	Charles E. Fleming Defendant's Attorney	
THE DEFENDANT:		
x pleaded guilty to count(s) one of a one count in	dictment	
which was accepted by the court.		FEB
was found guilty on count(s) after a plea of not guilty.		
The defendant is adjudicated guilty of these offenses:		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Title & Section 18 U.S.C. § 1791(a)(2) and (b)(3)  Nature of Offense Providing or Possessing	g Contraband in Prison	Offense Ended Count
The defendant is sentenced as provided in page the Sentencing Reform Act of 1984.  The defendant has been found not guilty on counter.		udgment. The sentence is imposed pursuant to
Count(s)	☐ is ☐ are dismissed on the ma	otion of the United States.
It is ordered that the defendant must notify the or mailing address until all fines, restitution, costs, and the defendant must notify the court and United States	he United States attorney for this districtly dispecial assessments imposed by this just attorney of material changes in economic that it is attorney of material changes in economic that it is attorney of material changes in economic that is a seconomic that is a seconomic that is a seconomic that is a seconomic than the seconomic that is a seconomic that is a seconomic that is a seconomic that is a seconomic than the seconomic that is a seconomic that is a seconomic than the seconomic that is a seconomic than the seconomic that is a seconomic than the seconomic than the seconomic that is a seconomic than the seconomic that is a seconomic than the seconomic than the seconomic that is a seconomic than the seconomic that is a seconomic than the secono	ct within 30 days of any change of name, residence udgment are fully paid. If ordered to pay restitution omic circumstances.
	February 16, 2005  Date of Imposition of Judge  Signature of Judge	gment da
I hereby certify that this instrument is a true and correct copy of the original on the in my office.  Attest: Geri M. Smith, Cloth  U.S. District Court	John R. Adams, U.S.  Name and Title of Judge  2-/7- (  Date	

#### Filed 028/12/4/20057 Case \$604:67-00405-15AW Downant 102

(Rev. 12/03) Judgment in Criminal Case Sheet 2 — Imprisonment AO 245B

DEFENDANT: CASE NUMBER:

Rogers, Uri A. 4:04CR451-01

Judgment -- Page

DEPUTY UNITED STATES MARSHAL

## **IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of:

10 months with sentence to run consecutive to the current sentence in case #5:01CR153.

X	The court makes the following recommendations to the Bureau of Prisons:  The Court recommends placement in a drug treatment program.  The Court requests that if defendant does not receive credit in case #5:01CR153 for this past time in custody of the U.S. Marshal, than defendant receive credit for that time in this case.
X	The defendant is remanded to the custody of the United States Marshal.
	The execution of the sentence is deferred and bond continued. The defendant shall surrender:
	□ at □ a.m. □ p.m. on
	as notified by the United States Marshal or the designated institution.
	as notified by the Probation or Pretrial Services Office.
	RETURN
I hav	e executed this judgment as follows:
a	Defendant delivered on
	UNITED STATES MARSHAL

Filed 08/24/2007 Casesector-00465-URAW Documentato

(Rev. 12/03) Judgment in a Criminal Case AO 245B

Sheet 3 - Supervised Release

Rogers, Uri A. **DEFENDANT:** 4:04CR451-01 CASE NUMBER:

SUPERVISED RELEASE

Judgment-Page

of

Upon release from imprisonment, the defendant shall be on supervised release for a term of:

3 years to run concurrent with the supervised release term in case #5:01CR153.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- The defendant shall not possess a firearm, destructive device, or any other dangerous weapon. (Check, if applicable.) X
- The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.) X
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

#### STANDARD CONDITIONS OF SUPERVISION

- the defendant shall not leave the judicial district without the permission of the court or probation officer; 1)
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of 2) each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer; 3)
- the defendant shall support his or her dependents and meet other family responsibilities; 4)
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other 5) acceptable reasons;
- the defendant shall notify the probation officer at least ten days prior to any change in residence or employment; 6)
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any 7) controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered; 8)
- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer; 9)
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any 10) contraband observed in plain view of the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer; 11)
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the 12) permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the 13) defendant's compliance with such notification requirement.

Filed 02/24/2005

Page 6 8 9 9 3

AO 245B

(Rev. 12/03) Judgment in a Criminal Case

Sheet 3C — Supervised Release

Judgment—Page 4 of

DEFENDANT: CASE NUMBER: Rogers, Uri A. 4:04CR451-01

## SPECIAL CONDITIONS OF SUPERVISION

X	The defendant shall provide the probation officer with access to any requested financial information.
·····	The defendant shall not incur new credit charges or open additional lines of credit without the approval of the Probation Officer.
<del></del>	The defendant shall reside in a community treatment center, halfway house, or similar facility of a period ofdays/months to begin not later than (Work/medical release privileges granted).
	The defendant shall participate in the Home Confinement Program (with / without) electronic monitoring for a period of days/months, beginning no later than calendar days from release from custody. The defendant is required to remain at residence unless given written permission to be elsewhere. The defendant may leave residence to work, to receive medical treatment and to attend religious services. The defendant shall wear an electronic monitoring device, follow electronic monitoring procedures and submit to random drug/alcohol test as specified by the Probation Officer. The defendant may participate in the Earned Leave Program. The defendant (is / is not) to pay the cost of the program. Payment is to be made as directed by the Supervising Home Confinement Officer.
X	The defendant shall participate in an outpatient program approved by the U.S. Probation Office for the treatment of alcohol and/or drug dependency which will include testing to determine if the defendant has reverted to the use of alcohol and/or drugs.
	The defendant shall participate in an outpatient mental health treatment program as directed by the Probation Office.
	The defendant shall surrender to U.S. Immigration and Naturalization Service for deportation as provided by law, and shall not illegally re-enter or remain in the United States.
	The defendant is committed to the custody of the Bureau of Prisons for months. It is recommended that the Comprehensive Sanctions Center be designated as the place of confinement.
	The defendant shall not associate with any members of the gang or any other gang or threat group as directed by the probation officer.
	The defendant shall consent to the U.S. Probation Office conducting periodic unannounced examinations of computer system(s), which may include retrieval and copying of all memory from hardware/software and/or removal of such system(s) for the purposes of conducting a more through inspection and will consent to having installed on your computer(s), at your expense, any hardware/software to monitor your computer use or prevent access to particular materials. The defendant consents to periodic inspection of any such installed hardware/software to insure it is functioning properly.
	The defendant shall provide the U.S. Probation Office with accurate information about his/her entire computer system (hardware/software); all passwords used by you; and your Internet Service Provider(s) and will abide by all rules of the Computer Restriction and Monitoring Program.
	The defendant shall submit his/her person, residence, place of business, computer, or vehicle to a warrantless search, conducted and controlled by the U.S. Probation Officer at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of release, failure to submit to a search may be grounds for revocation, the defendant shall inform any other residents that the premises may be subject to search pursuant to this condition.
	The defendant shall perform hours of community service as directed by the Probation Officer.
	The defendant shall participate in, and successfully complete, a cognitive restructuring program as instructed by your Probation Officer.
	The defendant shall reside and participate in a residential drug treatment program as instructed by your Probation Officer, until discharged by the facility and as approved by your Probation Officer.

Filed 03/12/42/057

Page 5 of 63

AO 245B

(Rev. 12/03) Judgment in a Criminal Case Sheet 5 — Criminal Monetary Penalties

Judgment — Page \_\_5 \_\_ of \_\_6

DEFENDANT: CASE NUMBER:

Rogers, Uri A.

4:04CR451-01

### CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

то	ТА	LS	\$	Assessment 100.00		<u>Fine</u> \$	\$	Restitution	
				on of restitution is deferr	red until	An Amende	ed Judgment in a Crimina	al Case (AO 245C	) will be entered
	Th	e defer	ıdant r	nust make restitution (in	cluding community resti	tution) to the	following payees in the amo	ount listed below.	
	If t or	he defe percen	ndant tage p	makes a partial payment, ayment column below. I	each payee shall receive lowever, pursuant to 18	an approxima	ately proportioned payment, 4(i), all nonfederal victims i	unless specified ot must be paid befor	herwise in the priority order the United States is paid
Nai	me o	f Paye	<u>e</u>		Total Loss*		Restitution Ordered	<u>Pri</u>	ority or Percentage
TO	DTA	LS		\$		_ \$_			
	•			nount ordered pursuant t		A			
		fifteen	th da	ant must pay interest or after the date of the just for delinquency and de	udgment, pursuant to	18 U.S.C. §	in \$2,500, unless the resti 3612(f). All of the paym 12(g).	itution or fine is pent options on S	paid in full before the heet 6 may be subject
С	]	The co	ourt d	etermined that the defe	endant does not have the	he ability to	pay interest and it is orde	ered that:	
		th	e inte	rest requirement is wa			stitution.		
		☐ th	e inte	rest requirement for th	e 🗌 fine 🗍	restitution i	s modified as follows:		

<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

Case 1604.07-92451-481W Designed 12

Filed 92/124/2905

Page 8 8 6 63

AO 245B

**DEFENDANT**:

CASE NUMBER:

(Rev.	12/03	Lanagane	**** F##	et Attitition	C1454
Sheet	6 :	Schedule	of Pa	ryments	

Rogers, Uri A. 4:04CR451-01 Judgment — Page 6 of

#### SCHEDULE OF PAYMENTS

Havi	ng a	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:
A		Lump sum payment of \$ due immediately, balance due
		☐ not later than, or ☐ in accordance ☐ C, ☐ D, ☐ E, or ☐ F below; or
В		Payment to begin immediately (may be combined with C, D, or F below); or
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F	X	
		A special assessment of \$100.00 is due in full immediately as to count(s) one.  PAYMENT IS TO BE MADE PAYABLE AND SENT TO THE CLERK, U.S. DISTRICT COURT.
	e def	he court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during nument. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Sibility Program, are made to the clerk of the court.  Sendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
		int and Several
		efendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, d corresponding payee, if appropriate.
	T	ne defendant shall pay the cost of prosecution.
	Tl	he defendant shall pay the following court cost(s):
	T	he defendant shall forfeit the defendant's interest in the following property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

Limbert, Termed

## **U.S. District Court** Northern District of Ohio (Cleveland) CRIMINAL DOCKET FOR CASE #: 1:04-cr-00451-JRA All Defendants **Internal Use Only**

Case title: United States of America v. Rogers

Date Filed: 09/01/2004

Date Terminated: 02/17/2005

Assigned to: Hon. John R. Adams

#### Defendant

Uri Rogers (1) TERMINATED: 02/17/2005 represented by Charles E. Fleming

Office of the Federal Public Defender -Cleveland

Northern District of Ohio 750 Skylight Office Tower 1660 West Second Street Cleveland, OH 44113 216-522-4856

Fax: 216-522-4321

Email: charles fleming@fd.org

LEAD ATTORNEY

ATTORNEY TO BE NOTICED Designation: Public Defender or

Community Defender Appointment

Dennis G. Terez

Office of the Federal Public Defender -

Cleveland

Northern District of Ohio 750 Skylight Office Tower 1660 West Second Street Cleveland, OH 44113

216-522-4856

Fax: 216-522-4321

Email: dennis terez@fd.org TERMINATED: 09/27/2004 ATTORNEY TO BE NOTICED Designation: Public Defender or

Community Defender Appointment

**Pending Counts** 

Attest: GoynM. Smikh, Clerk

U.S. District/Count

Deputy Clark

Northern Dietrica of Ohie

I herday certify that this instrument is a true and

correct copy of the original on the in my office.

#### **Disposition**

Defendant sentenced to custody of the Bureau of Prisons for a period of 10

Filed 08/24/2007

Page 10 of 13 Page 2 of 4

18:1791(a)(2) Possession of Contraband in Prison (1)

months to run concurrent with sentence from case 5:01cr153; period of 3 years supervised release to run concurrent with supervised release in case 5:01cr153; fine waived; special assessment in the amount of \$100.00.

## **Highest Offense Level (Opening)**

Felony

**Terminated Counts** 

**Disposition** 

None

**Highest Offense Level (Terminated)** 

None

**Complaints** 

**Disposition** 

None

#### **Plaintiff**

**United States of America** 

represented by Linda H. Barr

Office of the U.S. Attorney -Youngstown Northern District of Ohio 325 City Centre One 100 East Federal Plaza Youngstown, OH 44503 330-740-6984 Fax: 330-746-0239

Email: linda.barr@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
09/01/2004	<b>2</b> 1	Indictment as to Uri Rogers (1) count(s) 1. (Attachments: # 1 Designation Form) (M, P) (Entered: 09/02/2004)
09/01/2004	<b>②</b> 2	Random Assignment of Magistrate Judge Limbert (M, P) (Entered: 09/02/2004)
09/21/2004	<b>9</b> 3	Notice of Hearing as to Uri Rogers. Arraignment set for 9/24/2004 at 9:00 AM in Courtroom 530 before Honorable John R. Adams. (K, Chr) Modified location on 9/22/2004 (M, J). (Entered: 09/21/2004)
09/24/2004	9	Minutes of proceedings (non-document) before Judge John R.

		Adams.Arraignment as to Uri Rogers (1) held on 9/24/2004. Defendant plead not guilty to Count 1; Dennis G. Terez appointed for Uri Rogers. Robert Becker present in place of Linda Barr. Jury Trial set for 11/29/2004 at 09:00 AM in Courtroom 530 before Honorable John R. Adams. Pretrial Conference set for 11/19/2004 at 04:00 PM in Courtroom 530 before Honorable John R. Adams. (Court Reporter Richard DelMonico) (K, Chr) (Entered: 09/24/2004)
09/27/2004	<b>9</b> 4	Notice of Appearance of Attorney Charles E. Fleming appearing for Uri Rogers substituting for Dennis Terez (Fleming, Charles) (Entered: 09/27/2004)
09/27/2004	<b>9</b> 5	Notice of Discovery <i>Requests</i> as to Uri Rogers (Attachments: # 1 Exhibit A# 2 Exhibit B)(Fleming, Charles) (Entered: 09/27/2004)
09/27/2004	<b>⊕</b> 6	Trial Order as to Uri Rogers. Jury Trial set for 11/29/2004 at 09:00 AM in Courtroom 530 before Honorable John R. Adams. Pretrial Conference set for 11/19/2004 at 04:00 PM in Courtroom 530 before Honorable John R. Adams. See order for additional deadlines. Signed by Judge John R. Adams on 9/27/04. (K, Chr) (Entered: 09/27/2004)
11/16/2004	<b>9</b> 7	Notice of Hearing as to Uri Rogers. Change of Plea Hearing rescheduled to 11/19/2004 at 11:00 AM in Courtroom 530 before Honorable John R. Adams. (K, Chr) (Entered: 11/16/2004)
11/19/2004	•	Minutes of proceedings (non-document) before Judge John R. Adams. Change of Plea Hearing as to Uri Rogers held on 11/19/2004. Guilty Plea entered as to Count 1. Sentencing set for 2/16/2005 at 09:00 AM in Courtroom 530 before Honorable John R. Adams. (Court Reporter Richard DelMonico) (K, Chr) (Entered: 11/19/2004)
11/19/2004	<b>3</b> 8	Notice of Hearing as to Uri Rogers. Sentencing set for 2/16/05 at 9:00 a.m. in Courtroom #530. (K, Chr) Replaced main document on 11/19/2004 & e-mailed to counsel (K, Chr). (Entered: 11/19/2004)
02/16/2005	<b>⊕</b> 9	Minutes of proceedings before Judge John R. Adams. Sentencing held on 2/16/05 for Uri Rogers (1), Defendant sentenced on count 1 to the custody of the Bureau of Prisons for 10 months to run concurrent with sentence in case 5:01cr153; 3 years supervised release to run concurrent with supervised release in case 5:01cr153; fine waived; special assessment in the amount of \$100. (Court Reporter Richard DelMonico) (Time: 30 minutes) (L, T) (Entered: 02/17/2005)
02/17/2005	<b>9</b> 10	Judgment as to Uri Rogers (1). Defendant sentenced to custody of the Bureau of Prisons for a period of 10 months to run concurrent with sentence from case 5:01cr153; period of 3 years supervised release to run concurrent with supervised release in case 5:01cr153; fine waived; special assessment in the amount of \$100.00. Signed by Judge John R. Adams on 2/17/2005.(P, S) (Entered: 02/18/2005)
05/12/2005	<b>9</b> 11	Judgment Returned Executed as to Uri Rogers. Defendant delivered to

08/20/2007		Probation Jurisdiction Transferred to Northern District of California as to Uri Rogers. Transmitted Transfer of Jurisdiction form, with certified copies of indictment, judgment and docket sheet on 8/21/2007. (S,S) (Entered: 08/21/2007)
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Case 5:07-cr-00515-JW Document 2 Filed 08/24/2007 Page 13 of 13

> FILED 2004 SEP - 1 PM 4: 13 CLEVEL AND

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

UNITED S	STATES	OF	AMERICA,
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Plaintiff,

-vs-

URI ROGERS,

Defendant.

Title 18,  $\S$  1791(a)(2), United States Code.

# **JUDGE ADAMS**

The Grand Jury charges:

On or about April 7, 2003, in the Northern District of Ohio, Eastern Division, the defendant, URI ROGERS, did attempt to obtain and possess a prohibited object, to wit: marijuana, while being an inmate of the Federal Correctional Institution at Elkton, in Elkton, Ohio, in violation of Title 18, Section 1791(a)(2), United States Code, and punishable pursuant to Title 18, Section 1791(b)(3), United States Code.

A TRUE BILL.

I heroby certify that this instrument is a true and correct copy of the original on the in my office.

Attest: Gorl M. Smith, Clor's

U.S. District Court Mortham Dietica of Ox

United States Attorney